## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

JOSHUA WILSON, et al	§
Plaintiffs,	§ 8
v.	§ Case No. 4:22-cv-438-ALM
LLOYD AUSTIN, III, et al.,	§
Defendants.	§ §

### **JOINT MOTION ON BRIEFING SCHEDULE**

The Parties jointly, by and through their counsel, respectfully move the Court to set a briefing schedule for Defendant' Motion to Dismiss Plaintiffs' Complaint and Plaintiffs' Response or Amendment under FRCP 15 as follows:

- Defendants will file their Motion to Dismiss by March 3, 2023;
- Plaintiffs will file either their Response in Opposition or Amendment under Rule 15 by March 24, 2023;
- In the event a Reply and Sur-Reply are necessary, they will follow as per the local rules.

<u>Local Rule CV-7(h) Certification</u>. Counsel for the parties have conferred and jointly agree to file this motion. For the reasons noted in the Court's Order (ECF 35), the Parties hope to narrow the scope of the remaining contested (and contestable) issues by the above requested briefing schedule.

Dated: Feb. 17, 2023 Respectfully submitted

#### For the Plaintiffs:

\_/s/ Jerri Lynn Ward\_

Jerri Lynn Ward, Esq. Texas Bar #20844200 Garlo Ward, P.C. 1017 Rose Circle College Station, Texas 77840 (512) 302-1103 ext. 115 jward@garloward.com

/s/ Dale Saran

Dale Saran, Esq. MA Bar #654781 19744 W 116th Terrace Olathe, KS 66061

Telephone: 480-466-0369 Email: dalesaran@gmail.com

### /s/ Brandon Johnson

Brandon Johnson, DC Bar No. 491370 Defending the Republic 2911 Turtle Creek Blvd., Suite 300 Tel. (214) 707-1775 Email: bcj@defendingtherepublic.org

#### For the Defendants:

BRIAN M. BOYNTON Principal Deputy Assistant Attorney General

ANTHONY J. COPPOLINO **Deputy Director** 

/s/ Zachary A. Avallone

ZACHARY A. AVALLONE (DC Bar No. 1023361) JODY D. LOWENSTEIN Trial Attorneys United States Department of Justice Civil Division, Federal Programs Branch 1100 L Street, NW Washington, DC 20005

Tel: (202) 514-2705

E-mail: zachary.a.avallone@usdoj.gov

BRIT FEATHERSTON United States Attorney

JAMES GILLINGMAN Assistant U.S. Attorney Eastern District of Texas 110 N. College Street, Suite 700 Tyler, Texas 75702

Counsel for Defendants

# **CERTIFICATE OF SERVICE**

This is to certify that on this 17th day of February, 2023, the Motion was e-filed using the CM/ECF system.

/s/ Dale Saran
Dale Saran